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| APPLICATION NO.               | FILING DATE                          | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-------------------------------|--------------------------------------|----------------------|---------------------|------------------|
| 10/529,410                    | 11/04/2005                           | Andrew Blackmore     | P/63751             | 6767             |
|                               | 7590 05/22/200<br>I, OTTINGER, ISRAE |                      | EXAMINER            |                  |
| & SCHIFFMIL                   | LER, P.C.                            | RECEK, JASON D       |                     |                  |
| 425 FIFTH AVENUE<br>5TH FLOOR |                                      | ART UNIT             | PAPER NUMBER        |                  |
| NEW YORK, NY 10016-2223       |                                      |                      | 2142                |                  |
|                               |                                      |                      |                     |                  |
|                               |                                      |                      | MAIL DATE           | DELIVERY MODE    |
|                               |                                      |                      | 05/22/2008          | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

|  |   | Application No.  | Applicant(s)           |  |  |  |
|--|---|--|------------------------|--|--|--|
| Office Action Summary  |   | 10/529,410   | BLACKMORE, ANDREW      |  |  |  |
|  |   | Examiner   | Art Unit               |  |  |  |
|  |   | JASON RECEK  | 2142                   |  |  |  |
| Period fo  | The MAILING DATE of this communication ap<br>or Reply   | pears on the cover sheet with the c  | correspondence address |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). |   |  |                        |  |  |  |
| Status   |   |  |                        |  |  |  |
| 1)[\   | Responsive to communication(s) filed on 14 u  | lanuary 2008   |                        |  |  |  |
| •  | · · ·   | s action is non-final.   |                        |  |  |  |
| 3)   | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is                                   |  |                        |  |  |  |
| ٥,١  | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.   |  |                        |  |  |  |
| Dispositi  | ion of Claims   |  |                        |  |  |  |
| · -  | 4)⊠ Claim(s) <u>87-129</u> is/are pending in the application.   |  |                        |  |  |  |
|  | 4a) Of the above claim(s) is/are withdrawn from consideration.  |  |                        |  |  |  |
|  |   |  |                        |  |  |  |
|  | 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>87-129</u> is/are rejected.  |  |                        |  |  |  |
| · ·  |   |  |                        |  |  |  |
| •  | Claim(s) is/are objected to. Claim(s) are subject to restriction and/o  | or election requirement  |                        |  |  |  |
| اـــا(٥  | ciam(s) are subject to restriction and/   | or election requirement.   |                        |  |  |  |
| Applicati  | on Papers   |  |                        |  |  |  |
| 9)☐ The specification is objected to by the Examiner.  |   |  |                        |  |  |  |
| 10)  | The drawing(s) filed on is/are: a) ☐ acc  | cepted or b)⊡ objected to by the l   | Examiner.              |  |  |  |
|  | Applicant may not request that any objection to the   | e drawing(s) be held in abeyance. See                                      | e 37 CFR 1.85(a).      |  |  |  |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).   |   |  |                        |  |  |  |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.   |   |  |                        |  |  |  |
| Priority ι   | ınder 35 U.S.C. § 119   |  |                        |  |  |  |
| <ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some color None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>  |   |  |                        |  |  |  |
| 2)  Notic<br>3)  Inform  | e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other: | ate                    |  |  |  |

### **DETAILED ACTION**

This is in response to the amendment filed on January 14<sup>th</sup> 2008 which concerns application 10/529,410.

### Status of Claims

Claims 87-129 are pending, all other claims have been cancelled.

Claims 87-129 are rejected under 35 U.S.C. 103(a).

# Response to Arguments

- 1. Applicant's arguments, see pg. 10, filed 1/14/08, with respect to the specification objection have been fully considered and are persuasive. The objection to the specification has been withdrawn.
- 2. Applicant's arguments with respect to new claim 87 have been fully considered and are persuasive. Specifically, applicant's argument that Dev does not disclose a network element that reports the status of its neighbor (pg. 10) is persuasive. It is not persuasive that this is not obvious in view of Dev alone. However, upon further consideration, a new ground(s) of rejection is made in view of Dev and Jain US 2002/0116669 A1.

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# Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 87-95 and 100-129 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dev et al. U.S. Pat. 5,261,044 in view of Jain US 2002/0116669 A1.

Regarding claim 87, Dev discloses "a method of monitoring a status of network elements" as a network management system (abstract), "identifying at least one other NE which is linked to the NE" as determining adjacent network elements (col. 11 In. 17-24), and "polling one of the NE and the at least one other NE to determine the status thereof" as polling network devices (col. 11 In. 30-34).

Dev does not explicitly disclose "receiving a notification from a NE in the network of a down status of one of the neighboring NEs" however this is taught by Jain as network nodes reporting faults of their neighbors (abstract, Fig. 4, paragraphs 14-15).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dev with the fault reporting taught by Jain for the purpose of discovering faults. Dev suggests that network devices automatically report significant events (col. 7 In. 54-59). One of ordinary skill in the art would consider the failure of a

node to be a significant event. Jain also teaches that by reporting faults a network is

able to recover (paragraph 19). Given this motivation, it would have been obvious for

network elements to report if their neighbors had a fault.

Regarding claims 88-89, Dev discloses "in which the status of the NE is

operational" and "in which the status of the NE is non-operational" as sending

operational status (col. 5 ln. 36-40).

Regarding claim 90, Dev discloses "the down status notification is received from

the NE if the NE determines that the status of the at least one other NE linked thereto is

non-operational" as a failure status may be received due to another device failing (col.

10 ln. 67 – col. 11 ln. 7).

Regarding claim 91, Dev discloses "each NE polls one of the NE and the at least

one other NE linked thereto to determine the status of the at least one other NE" as a

network device that polls adjacent network devices to determine status information (col.

11 In. 17-22, In. 34-37).

Regarding claim 92, Dev discloses "each NE polls one of the NE and the at least

one other NE linked thereto by signaling to the at least one other NE, using a signaling

protocol" as using a communication protocol for polling (col. 7 ln. 34-39).

Regarding claims 93-94, Dev discloses "if one of the NE and the at least one other NE replies, the status is considered to be operational" and "if the one of the NE and the at least one other NE does not reply, its status is considered to be non-operational" as considering a device operational if a reply is returned (col. 9 ln. 18-21) and considering a device to be faulty if no reply is received (col. 9 ln. 33-36).

Regarding claim 95, Dev discloses "the down status notification contains information on the NE which has output the notification" as a status information message that contains information about the NE (col. 5 ln. 36-40).

Regarding claims 100-101, Dev discloses "the down status notification is received using a signaling protocol" and "the signaling protocol comprises a simple network management protocol (SNMP)" as using a common network protocol for communication such as SNMP (col. 4 In. 23-31).

Regarding claim 102, Dev discloses "the identifying step comprises accessing the down status notification to obtain information on the NE which has output the notification" as processing the information received form the network device (col. 5 ln. 36-38) which includes information on the NE (col. 5 ln. 38-40).

Regarding claim 103, Dev discloses "the identifying step comprises accessing a links database containing details of each NE and the at least one other NE linked

thereto" as a network management system includes a database that holds information concerning the network devices (col. 4 ln. 13-18), and "using the information to obtain the identification of the one of the NE and the at least one other NE" as accessing the database to retrieve messages that contain identification information (col. 8 ln. 26-33).

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Regarding claim 104, Dev discloses "the identifying step comprises accessing the links database" as accessing the database to retrieve messages that contain identification information (col. 8 ln. 26-33). Dev and Jain do not specifically disclose "using the information to obtain an internet protocol (IP) address of one of the NE and the at least one other NE" however Dev teaches using SNMP (col. 4 ln. 28-29) which uses IP addresses to identify network devices. It would have been obvious to one of ordinary skill in the art at the time of the invention to extract the IP address from the database for the purpose of identifying the specific device. The motivation for doing so is to clearly identify the network entity for which information is being provided (col. 2 ln. 18-20).

Regarding claim 105, Dev discloses "the polling step comprises sending at least one simple network management protocol (SNMP) get request to the NE" as using SNMP for communication (col. 4 ln. 28-30) and polling (col. 7 ln. 32-34).

Regarding claim 106, Dev discloses "the polling step comprises using the SNMP" as using SNMP for communication (col. 2 ln. 18-20). Dev does not explicitly disclose

using SNMP "over transmission control protocol/internet protocol (TCP/IP)" however Jain teaches this as equipment that uses TCP/IP to pass data (paragraph 34).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dev by using TCP/IP taught by Jain for the purpose of communicating over the network. TCP/IP is a known technique that produces predictable results.

Regarding claim 107, Dev discloses "using a network management system (NMS) of the telecommunication network" as using a network management system on the network (abstract, col. 3 ln. 66 – col. 4 ln. 5, Fig. 1).

Regarding claim 108, Dev discloses "the NMS comprises a fault manager module" as a NMS that can handle faults (col. 10 ln. 1-2, col. 11 ln. 12-14).

Regarding claim 109, Dev discloses "the fault manager module receives the down status notification from the NE" as a network management system which handles faults receives the status notification from the network device (col. 7 ln. 54-58).

Regarding claim 110, Dev discloses "the fault manager module places the down status notification in a notification database of the NMS" as a network management

system that places notifications into a database (col. 3 ln. 68 – col. 4 ln. 2, col. 2 ln. 13-18, col. 8 ln. 21-25, Fig. 1).

Regarding claim 111, Dev discloses "the fault manager module outputs a message on receipt of the down status notification" as outputting an alarm to the user when an error is received (col. 9 ln. 26-30).

Regarding claim 112, Dev discloses "the NMS comprises a monitoring module" as a device communication manager (Fig. 1) that communicates with network devices (col. 4 ln. 18-21). When network devices automatically send status updates (col. 7 ln. 54-58) this device is in a monitoring mode.

Regarding claim 113, Dev discloses "the monitoring module receives a message output from the fault manager module when it receives the down status notification" as the communication module receives a request to poll from the fault manager (col. 7 In. 34-36) when the fault manager receives a status notification (col. 11 In. 17-22), this request to poll is a message.

Regarding claim 114, Dev discloses "the monitoring module accesses the down status notification, to obtain information on the NE which has output the notification" as the communication module extracts information from the notification (col. 7 ln. 39-44).

Regarding claim 115, Dev discloses "the monitoring module accesses a links database of the NMS containing details of each NE and the at least one other NE linked thereto" as a database that contains details of each network device (col. 4ln. 13-18) and is accessed by the NMS (col. 8 ln. 16-20), "and uses the information to obtain the identification of one of the NE and each other NE" as getting information from the database for the purposes of identification (col. 10 ln. 41-61).

Regarding claim 116, Dev discloses "the monitoring module polls one of the NE and each other NE to determine the status thereof" as polling networking devices (col. 5 ln. 31-34).

Regarding claim 117, Dev discloses "the monitoring module determines the status of at least one NE of the network, and adds status information to a status database of the NMS" as polling to determine status (col. 5 ln. 31-34) and storing information in a database (col. 8 ln. 21-25).

Regarding claim 118, Dev discloses "the NMS comprises a graphical user interface (GUI) module" as a user interface that is window-based (col. 12 ln. 64-68).

Regarding claim 119, Dev discloses "the GUI module is used to report the status of one of the NE and the at least one other NE of the network to a customer of the network" as providing status reports through the user interface (col. 4 ln. 2-9).

Regarding claim 120, Dev discloses "the NEs in the telecommunication network comprise nodes, switches and routers" as network devices such as bridges and routers (col. 5 ln. 44-47).

Regarding claim 121, it is a device claim that corresponds to the method claim 87, it is therefore rejected for similar reasons.

Regarding claim 122, it is a computer readable medium claim that corresponds to claim 87 (as indicated by applicant on pg. 11 of response on 1/14/08) and is therefore rejected for similar reasons.

Regarding claim 123, Dev discloses a computer program product "comprised in a network management system (NMS) of the telecommunication network" as a network management system running on a computer (col. 4 In. 58 – col. 5 In. 6).

Regarding claim 124, Dev discloses "means for receiving the down status notification from the NE of the network comprises a fault manager module of the NMS" as a NMS that can handle faults (col. 10 ln. 1-2, col. 11 ln. 12-14).

Regarding claim 125, Dev discloses "means for identifying the at least one other NE which is linked to the NE comprises a monitoring module of the NMS" as a device

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communication manager (Fig. 1) that communicates with network devices (col. 4 ln. 18-21).

Regarding claim 126, Dev discloses "means for polling comprises the monitoring module of the NMS" as polling networking devices (col. 7 ln. 34-37).

Regarding claim 127, it is a system claim that correspond to the computer readable medium of claim 122, it is therefore rejected for similar reasons.

Regarding claim 128, it is a system claim that corresponds to the method claim 87 and is therefore rejected for similar reasons.

Regarding claim 129, it is a computer readable medium claim that corresponds to the method of claim 87, therefore it is rejected for similar reasons.

5. Claims 96-99 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dev and Jain in view of Walker et al. 6,061,723.

Regarding claim 96, Dev discloses "the down status notification is received from a NE" as a NE sends a status notification (col. 7 In. 54-57), however Dev does not specifically disclose sending a status notification when "the NE determines that a status

of an interface thereof linked to at least one other NE is non-operational" this is taught by Walker as analyzing the status of network interfaces (col. 5 ln. 61-62).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dev with the interface status monitoring ability taught by Walker. The motivation for doing so is to aid the network administrator in their effort to identify and fix network failures (Walker col. 4 In. 19-23).

Regarding claim 97, Dev discloses "the status of the interface is non-operational if the status of the one of the NE and the at least one other NE linked to the interface is non-operational" When a NE is non-operational the network device will not be able to make contact with that NE over the interface, thus when a NE becomes non-operational the interface is also non-operational and a status message is sent (col. 10 ln. 67 – col. 11 ln. 7, col. 7 ln. 54-58).

Regarding claim 98, Dev discloses "the down status notification contains information on the NE which has output the notification" as a status message containing information about the network device (col. 5 ln. 34-40), however Dev does not disclose "and information on the interface of the NE which is non-operational" this is taught by Walker as sending information to a network administrator concerning the network interface (col. 5 ln. 52-63).

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It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dev with the interface status monitoring ability taught by Walker. The motivation for doing so is to aid the network administrator in their effort to identify and fix network failures (Walker col. 4 In. 19-23).

Regarding claim 99, Dev discloses "the interface comprises a hardware port" as interfaces that connect the network devices (col. 5 ln. 20-22, Fig. 2). Dev does not specifically disclose "and the down status notification comprises a hardware port down trap" however Dev discloses using Simple Network Management Protocol (col. 4 ln. 27-29) which is commonly used to issue traps, thus having a down trap in a status message would have been obvious to one of ordinary skill in the art at the time of the invention for the purpose of notifying a network administrator that there was a problem with the network. Such use of a down trap in a status message is a known technique that yields predictable results.

### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Wu et al. US 2002/0171886 A1 discloses neighboring nodes informing a network managers of failures (abstract).

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7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JASON RECEK whose telephone number is (571)270-1975. The examiner can normally be reached on Mon - Thurs 8:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on (571) 272-3868. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jason Recek/ Examiner, Art Unit 2142

(571)-270-1975

/Andrew Caldwell/ Supervisory Patent Examiner, Art Unit 2142